INQUIRY.

In actions of replevin for property taken for taxes, if the plaintiff is nonsuit, except on verdict, a writ of inquiry may issue to ascertain	
the amount of the taxes due-1790, ch. 53, sec. 5,	264
On judgment against the defendant by default, a writ of inquiry may	
issue to ascertain the damages-1790, ch. 53, sec. 6,	264
When an interlocutory judgment is entered, the court shall, on motion,	
make an order, in the nature of a writ of inquiry, to charge the.	
jury attending at the same or the next term to inquire of the	
damages and costs sustained-1794, ch. 46,	305
The inquiry to be made, and the evidence given, in open court, in the	
same manner, &c. as on jury trials—1794, ch. 46,	305
Their inquisition to be forthwith returned under their hands and seals	
—1794, ch. 46,	305
The court thereupon shall proceed to judgment as on inquisitions of	
that kind returned by the sheriff-1794, ch. 46,	305
INSOLVENT DEBTORS.	
Application authorized to be made by either of the debtors therein	
named to the county courts, or to any judge thereof, in case of	
actual confinement—1805, ch. 110, sec. 2,	530
The application to be in writing, offering to deliver to the use of his	000
creditors all his property real, personal and mixed, (the necessary	
wearing apparel and bedding of himself and his family excepted,)	
to which he is in any way entitled—1805, ch. 110, sec. 2,	<i>5</i> 30
A schedule thereof, with a list of creditors, on oath or affirmation, as	000
far as the petitioner can ascertain them, to be annexed—1805, ch.	
110, sec. 2,	<i>5</i> 30
The court to direct personal notice to be given to the creditors who	
can be served therewith, or their agents or attorneys-1805, ch.	
110, sec. 2,	<i>5</i> 30
Or direct notice to be advertised in the county, or in some newspaper,	
for such time as they may think proper—1805, ch. 110, sec. 2,	530
On the appearance of the creditor, or neglect to appear, on notice, the	
court to administer to the debtor the oath therein prescribed-1805,	
ch. 110, sec. 2,	530
The court thereupon to name as trustee for the benefit of the creditors,	
such person as a majority in value, their agents, &c. should recom-	
mend—1805, ch. 110, sec. 2,	<i>5</i> 30
In case of their non-attendance such person as might be thought	
	<i>5</i> 30
Bond to be given by the trustees, in such penalty as the court shall	
direct, and recorded in the office of the county court—1805, ch.	
· · · · · · · · · · · · · · · · · · ·	<i>5</i> 31
On refusal or neglect to give bond, or on removal of the trustee, another	
to be appointed by the court and vested with all the rights, &c	
	<i>5</i> 31